

Exhibit 1

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

WAYMO LLC

Case No. 3:17-cv-00939-JCS

Plaintiff

VS

UBER TECHNOLOGIES, INC.;
OTTOMOTTO, LLC; OTTO TRUCKING
LLC

Defendants

**PLAINTIFF WAYMO LLC'S FIRST SET
OF REQUESTS FOR PRODUCTION TO
DEFENDANTS**

Honorable William H. Alsup

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PLAINTIFF'S FIRST SET OF REQUESTS FOR PRODUCTION TO DEFENDANTS
UBER TECHNOLOGIES, INC.; OTTOMOTTO, LLC; AND OTTO TRUCKING LLC

Pursuant to Rules 26 and 34 of the Federal Rules of Civil Procedure, Plaintiff Waymo LLC (“Waymo”) requests that Defendants Uber Technologies, Inc. (“Uber”), Ottomotto, LLC (“Ottomotto”), and Otto Trucking LLC (“Otto Trucking”) (collectively “Defendants”), produce for inspection and copying within thirty days (30) hereof the documents set forth below at the offices

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1 behalf of any of the foregoing, and STROZ’s affiliates, parents, divisions, joint ventures,
 2 licensees, franchisees, assigns, predecessors and successors in interest, and any other legal entities,
 3 whether foreign or domestic, that are owned or controlled by STROZ, and all predecessors and
 4 successors in interest, and any entity owned in whole or in part by, affiliated with, or controlled in
 5 whole or in part by STROZ.

6 14. “KSHIRSAGAR” means Sameer Kshirsagar.

7 15. “RADUTA” means Radu Raduta.

8 16. “MISAPPROPRIATED MATERIALS” refers to all GOOGLE and WAYMO
 9 DOCUMENTS and materials, whether digital or physical, and regardless of the manner stored, for
 10 which any current or former employee of DEFENDANTS retained possession, without
 11 authorization of either GOOGLE or WAYMO, after the employee ended his or her employment
 12 with GOOGLE/WAYMO. Without limitation, MISAPPROPRIATED MATERIALS includes at
 13 least: (i) each of the more than 14,000 digital files downloaded by LEVANDOWSKI on or about
 14 December 11, 2015 from the SVN repository; (ii) each file copied by LEVANDOWSKI from his
 15 GOOGLE laptop to an RDF5 USB 3.0 card reader on or about December 14, 2015; (iii) each of
 16 the five files titled: [REDACTED]

17 [REDACTED] that were exported by
 18 LEVANDOWSKI from Google Drive to a personal device on or about January 4, 2016; (iv) the
 19 file titled: Chauffer TL weekly updates – Q4 2015 exported by LEVANDOWSKI from Google
 20 Drive to a personal device on or about January 11, 2016; (v) the file titled [REDACTED]

21 [REDACTED] that was exported by LEVANDOWSKI from Google Drive to a personal device on or
 22 about November 19, 2016; (vi) the file titled [REDACTED] that was exported
 23 by LEVANDOWSKI from Google Drive to a personal device on or about November 4, 2016;
 24 each of the five files titled: [REDACTED]

25 [REDACTED]
 26 [REDACTED] that were exported by KSHIRSAGAR from Google Drive in or around June and July
 27 2016; (vii) each of the three files titled: [REDACTED] and

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1 Consultants List; and automation vendors that were exported by RADUTA from Google Drive on
 2 or around July 28, 2016.

3 17. “LiDAR” means Light Detection and Ranging.

4 18. “DOCUMENTS” shall INCLUDE, without limitation, all written, graphic or
 5 otherwise recorded material, INCLUDING without limitation, electronically stored information
 6 regardless of the form of storage medium, microfilms or other film records or impressions, tape
 7 recordings or computer cards, floppy disks or printouts, any and all papers, photographs, films,
 8 recordings, memoranda, books, records, accounts, communications, letters, telegrams,
 9 correspondence, notes of meetings, notes of conversations, notes of telephone calls, inter-office
 10 memoranda or written communications of any nature, recordings of conversations either in
 11 writings or upon any mechanical or electrical recording devices, INCLUDING e-mail, notes,
 12 papers, reports, analyses, invoices, canceled checks or check stubs, receipts, minutes of meetings,
 13 time sheets, diaries, desk calendars, ledgers, schedules, licenses, financial statements, telephone
 14 bills, logs, and any differing versions of any of the foregoing, whether so denominated, formal,
 15 informal or otherwise, as well as copies of the foregoing which differ in any way, INCLUDING
 16 by the addition of handwritten notations or other written or printed matter of any nature, from the
 17 original. The foregoing specifically INCLUDES information stored in a computer database and
 18 capable of being generated in documentary form, such as electronic mail, text messages (i.e., SMS
 19 messages), other electronic messages including messages sent or received via Slack, WhatsApp,
 20 Google Hangouts, Facebook Messenger, and the like.

21 19. “COMMUNICATIONS” shall mean, without limitation, any transmission,
 22 conveyance or exchange of a word, statement, fact, thing, idea, DOCUMENT, instruction,
 23 information, demand or question by any medium, whether by written, oral or other means,
 24 including but not limited to, electronic communications and electronic mail (“e-mail”).

25 20. “THING” means any tangible object, other than a DOCUMENT.

26 21. “PERSON” means to any individual, corporation, proprietorship, association, joint
 27 venture, company, partnership or other business or legal entity, including governmental bodies and

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1 **REQUEST FOR PRODUCTION NO. 27:**

2 DOCUMENTS sufficient to show the reasons behind UBER’s decision to acquire
3 OTTOMOTTO.

4 **REQUEST FOR PRODUCTION NO. 28:**

5 All DOCUMENTS and COMMUNICATIONS REGARDING UBER’s due diligence of
6 OTTOMOTTO.

7 **REQUEST FOR PRODUCTION NO. 29:**

8 All DOCUMENTS and COMMUNICATIONS REGARDING negotiations over UBER’s
9 acquisition of OTTOMOTTO.

10 **REQUEST FOR PRODUCTION NO. 30:**

11 All DOCUMENTS REGARDING any consulting work by LEVANDOWSKI for UBER
12 before August 18, 2016.

13 **REQUEST FOR PRODUCTION NO. 31:**

14 All COMMUNICATIONS between LEVANDOWSKI and UBER before August 18, 2016.

15 **REQUEST FOR PRODUCTION NO. 32:**

16 All DOCUMENTS and COMMUNICATIONS REGARDING work performed by
17 OTTOMOTTO, OTTO TRUCKING, ODIN WAVE, and/or TYTO for UBER before August 18,
18 2016.

19 **REQUEST FOR PRODUCTION NO. 33:**

20 All DOCUMENTS and COMMUNICATIONS REGARDING work performed by
21 APPARATE INTERNATIONAL, POUCH HOLDINGS, and/or DOGWOOD LEASING for
22 UBER before August 18, 2016.

23 **REQUEST FOR PRODUCTION NO. 34:**

24 DOCUMENTS sufficient to show the reasons behind OTTOMOTTO’s decision to acquire
25 TYTO and/or ODIN WAVE.

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1 **REQUEST FOR PRODUCTION NO. 66:**

2 All DOCUMENTS and COMMUNICATIONS REGARDING the “forensic analysis”
 3 referred to in entry nos. 7-10 and 17 of DEFENDANTS’ privilege log, INCLUDING but not
 4 limited to all underlying forensic data related to that analysis.

5 **REQUEST FOR PRODUCTION NO. 67:**

6 STROZ’s August 5, 2016 due diligence report, including all exhibits, attachments, and
 7 appendices thereto.

8 **REQUEST FOR PRODUCTION NO. 68:**

9 All DOCUMENTS and COMMUNICATIONS REGARDING the attestations that
 10 DEFENDANTS first required employees to sign in April 2016 (referred to in the Declaration of
 11 Rhian Morgan, paragraphs 13-16).

12 **REQUEST FOR PRODUCTION NO. 69:**

13 All versions of any employment agreements, confidentiality agreements, assignment
 14 agreements, or other agreements that DEFENDANTS require or have ever required employees to
 15 execute as a condition of employment, including the dates during which DEFENDANTS required
 16 each version to be executed.

17 **REQUEST FOR PRODUCTION NO. 70:**

18 All executed Employee Attestations, Employee Invention Assignment and Confidentiality
 19 Agreements, and Offer Letters (referred to by the Declaration of Rhian Morgan, paragraphs 5-16),
 20 for any former employee of WAYMO or its corporate affiliates.

21 **REQUEST FOR PRODUCTION NO. 71:**

22 DOCUMENTS sufficient to show the measures taken by DEFENDANTS to ensure that
 23 former employees of WAYMO or its corporate affiliates hired by DEFENDANTS did not retain
 24 confidential WAYMO information.

25 **REQUEST FOR PRODUCTION NO. 72:**

26 All DOCUMENTS REGARDING DEFENDANTS’ policies regarding employees’ use of
 27 personal computers or other devices while working at or for DEFENDANTS.

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1 **REQUEST FOR PRODUCTION NO. 73:**

2 All DOCUMENTS AND COMMUNICATIONS REGARDING the
3 MISAPPROPRIATED MATERIALS, INCLUDING but not limited to (i) DOCUMENTS
4 containing any information derived from the MISAPPROPRIATED MATERIALS, (ii) any
5 electronic media that contains or contained the MISAPPROPRIATED MATERIALS, and (iii) any
6 DOCUMENTS REGARDING any meetings or discussions REGARDING the substance of the
7 MISAPPROPRIATED MATERIALS outside of WAYMO.

8 **REQUEST FOR PRODUCTION NO. 74:**

9 DOCUMENTS sufficient to show the number of times LEVANDOWSKI has accessed any
10 of DEFENDANTS’ servers or networks (INCLUDING but not limited to CloudForge,
11 SolidWorks, Google Drive, [REDACTED] [REDACTED]
12 [REDACTED]
13 Git repository, and any Wi-Fi network provided by DEFENDANTS at any of their offices) from a
14 personal device.

15 **REQUEST FOR PRODUCTION NO. 75:**

16 All DOCUMENTS and COMMUNICATIONS REGARDING the “forensic examination”
17 of KSHIRSAVAR’s personal phone, work-issued phone, and work-issued laptop (referred to in
18 the Declaration of Sameer Kshirsagar).

19 **REQUEST FOR PRODUCTION NO. 76:**

20 DOCUMENTS sufficient to show the hit counts for each of the Court-ordered 135 search
21 terms (120 proposed by DEFENDANTS, and 15 proposed by WAYMO) for each custodial (e.g.,
22 LEVANDOWSKI) and non-custodial (e.g., Git repository) source encompassed by the Court’s
23 Order After Hearing Re Discovery Letter Dated April 3, 2017, with a per-term, per-source level of
24 specificity.

25 **REQUEST FOR PRODUCTION NO. 77:**

26 All DOCUMENTS and COMMUNICATIONS REGARDING any consideration of an
27 ethical wall or policy regarding LEVANDOWSKI’s participation or input into DEFENDANTS’
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1 All DOCUMENTS and COMMUNICATIONS REGARDING any compensation-related
2 agreements between any DEFENDANT and any founder of OTTOMOTTO, including any
3 amendment thereto.

4 **REQUEST FOR PRODUCTION NO. 86:**

5 All DOCUMENTS cited by and/or referred to by DEFENDANTS in their Opposition to
6 Motion to Compel (Dkt. 369) and supporting declarations thereto.

7 **REQUEST FOR PRODUCTION NO. 87:**

8 All DOCUMENTS provided to STROZ by DEFENDANTS or LEVANDOWSKI
9 REGARDING LEVANDOWSKI, Lior Ron, OTTO, OTTOMOTTO, GOOGLE, WAYMO, or the
10 MISAPPROPRIATED MATERIALS

11 **REQUEST FOR PRODUCTION NO. 88:**

12 DOCUMENTS sufficient to show all PERSONS other than UBER that negotiated with
13 OTTOMOTTO and/or OTTO TRUCKING REGARDING a potential acquisition.

14 **REQUEST FOR PRODUCTION NO. 89:**

15 All DOCUMENTS and COMMUNICATIONS REGARDING negotiations between
16 OTTOMOTTO and/or OTTO TRUCKING, on the one hand, and PERSONS other than UBER, on
17 the other, REGARDING a potential acquisition of OTTOMOTTO and/or OTTO TRUCKING.

18 **REQUEST FOR PRODUCTION NO. 90:**

19 DOCUMENTS sufficient to show all of LEVANDOWSKI’s past and present “Authorized
20 Devices” (as that term is defined in UBER00006444, Section 7), INCLUDING (without
21 limitation) all of LEVANDOWSKI’s “Uber Devices” (Section 7.1) and “Non-Uber Devices”
22 (Sections 7.1 and 7.2).

23 **REQUEST FOR PRODUCTION NO. 91:**

24 All DOCUMENTS AND COMMUNICATIONS REGARDING any of
25 LEVANDOWSKI’s past and present “Authorized Devices” (as that term is defined in
26 UBER00006444, Section 7), INCLUDING (without limitation) any request for approval in
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28 01980-00104/9267690.1

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1 connection with Section 7.2 or any de-authorization (whether contemplated or effectuated) under
2 Section 7.3.

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4 DATED: May 9, 2017

QUINN EMANUEL URQUHART &
5 SULLIVAN, LLP

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7

By: /s/ Charles K. Verhoeven

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Charles K. Verhoeven

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10 Attorneys for Plaintiff WAYMO LLC.

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